SENATE SUBSTITUTE TO HB 543:

AS PASSED SENATE

A BILL TO BE ENTITLED AN ACT

- 1 To amend Article 1 of Chapter 7 of Title 19 of the Official Code of Georgia Annotated,
- 2 relating to general provisions regarding parent and child relationship generally, so as to
- 3 provide for equitable caregivers; to provide for standing and adjudication; to provide for a
- 4 statutory form; to provide for related matters; to repeal conflicting laws; and for other
- 5 purposes.

6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 SECTION 1.

- 8 Article 1 of Chapter 7 of Title 19 of the Official Code of Georgia Annotated, relating to
- 9 general provisions regarding parent and child relationship generally is amended by adding
- 10 a new Code section to read as follows:
- 11 "19-7-3.1.
- 12 (a) The court may adjudicate an individual to be an equitable caregiver.
- 13 (b) An individual seeking to be adjudicated an equitable caregiver of a child under this
- 14 Code section may establish standing to maintain the action in accordance with the
- 15 <u>following:</u>
- 16 (1) File with the initial pleading an affidavit alleging under oath specific facts to support
- 17 the existence of an equitable caregiver relationship with the child as set forth in
- subsection (d) of this Code section. The pleadings and affidavit shall be served upon all
- 19 parents and legal guardians of the child and any other party to the proceeding:
- 20 (2) An adverse party, parent, or legal guardian who files a pleading in response to the
- 21 pleadings in paragraph (1) of this subsection shall also file an affidavit in response,
- serving all parties to the proceeding with a copy;
- 23 (3) The court shall determine on the basis of the pleadings and affidavits pursuant to
- 24 paragraphs (1) and (2) of this subsection whether such individual has presented prima
- 25 <u>facie evidence of the requirements set forth in subsection (d) of this Code section. The</u>

26 court may in its sole discretion, if necessary and on an expedited basis, hold a hearing to 27 determine undisputed facts that are necessary and material to the issue of standing; and 28 (4) If the court's determination under paragraph (3) of this subsection is in the 29 affirmative, the party claiming to be an equitable caregiver has standing to proceed to 30 adjudication under subsection (d) of this Code section. 31 (c) A document substantially in the following form may be used to create a pleading and 32 affidavit for purposes of paragraph (1) of subsection (d) of this Code section: 33 'IN THE COURT OF COUNTY STATE OF GEORGIA 34 35 <u>A.B.</u>, 36) 37 <u>Plaintiff</u>) 38) 39) Civil Action <u>v.</u> 40) File no. ___ 41 <u>C.D.</u>, 42) 43 <u>Defendant</u>) 44 **COMPLAINT** The defendant C.D., herein named, is a resident of 45 46 , (city) ___ County, Georgia, and is subject to the 47 jurisdiction of this court. As of (date), Plaintiff can fully demonstrate to the court that: 48 (1) Plaintiff has fully and completely undertaken a permanent, unequivocal, 49 committed, and responsible parental role in the child's life; 50 51 (2) Engaged in consistent caretaking of the child; (3) Established a bonded and dependent relationship with the child, the relationship 52 was fostered or supported by a parent of the child, and such individual and the 53 parent have understood, acknowledged, or accepted or behaved as though such 54

(4) Accepted full and permanent responsibilities as a parent of the child without

individual is a parent of the child; and

expectation of financial compensation.

55

56

57

58	The facts of the case are:	
59	1	
60	2	_
61	3.	
62	4	
63		
64	<u>Dated</u>	Pro Se Applicant
65		
66		Address
67		
68		Address
69	(CERTIFICATE OF SERVICE)'	
70	'AFFIDAVIT OF PETITIONER	
71	STATE OF GEORGIA	
72	COUNTY OF	
73	Personally appeared before me, the u	undersigned officer duly authorized to administer oaths,
74	, who, after	er having been sworn, deposes, and says as follows:
75	That my name is:	
76	That my address is:	
77	These are the facts to support the e	existence of an equitable caregiver relationship with a
78	child as set forth in subsection (c) of O.C.G.A. 19-7-3.1:	
79		
80	<u>Dated</u>	Pro Se Applicant
81		
82		Address
83		
84		Address

- 90 My commission expires:
- 91 (d) In order to establish standing, the court shall first find, by clear and convincing
- 92 evidence, that the individual has:
- 93 (1) Fully and completely undertaken a permanent, unequivocal, committed, and
- 94 <u>responsible parental role in the child's life;</u>
- 95 (2) Engaged in consistent caretaking of the child;
- 96 (3) Established a bonded and dependent relationship with the child, the relationship was
- 97 <u>fostered or supported by a parent of the child, and such individual and the parent have</u>
- 98 <u>understood, acknowledged, or accepted or behaved as though such individual is a parent</u>
- 99 of the child;
- 100 (4) Accepted full and permanent responsibilities as a parent of the child without
- 101 expectation of financial compensation; and
- 102 (5) Demonstrated that the child will suffer physical harm or long-term emotional harm
- and that continuing the relationship between such individual and the child is in the best
- interest of the child.
- (e) In determining the existence of harm, the court shall consider factors related to the
- child's needs, including, but not limited to:
- 107 (1) Who are the past and present caretakers of the child;
- 108 (2) With whom has the child formed psychological bonds and the strength of those
- 109 <u>bonds</u>;
- 110 (3) Whether competing parties evidenced an interest in, and contact with, the child over
- 111 <u>time; and</u>
- 112 (4) Whether the child has unique medical or psychological needs that one party is better
- able to meet.
- 114 (f) A court may grant standing on an individual seeking to be adjudicated as an equitable
- caregiver on the basis of the consent of the child's parent for such individual to have a
- parental relationship with the child, or on the basis of a written agreement between the
- individual seeking to be adjudicated as an equitable caregiver and the child's parent,
- indicating an intention to share or divide caregiving responsibilities for the child.
- 119 (g) The court may enter an order as appropriate to establish parental rights and
- responsibilities for such individual, including, but not limited to, custody or visitation.

121 (h) This Code section shall not authorize an original action when both parents of the minor

- child are not separated and the child is living with both parents.
- 123 (i) This Code section shall not authorize an original action by an individual whose
- relationship with the child was established as a result of a proceeding under Article 3 of
- 125 Chapter 11 of Title 15 and shall not authorize an original action so long as the Division of
- 126 Family and Children Services of the Department of Human Services has an open child
- welfare and youth services case involving such child or his or her parent.
- 128 (j) The adjudication of a person under this Code section as an equitable caregiver does not
- disestablish the parentage of any other parent."

130 **SECTION 2.**

131 All laws and parts of laws in conflict with this Act are repealed.